IN THE UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

| IN RE: | § | CHAPTER 11 |
|---------------------------------|---|------------------------|
| | § | |
| FIELDWOOD ENERGY, LLC, et al. 1 | § | CASE NO. 20-33948 (MI) |
| | § | |
| DEBTORS. | § | JOINTLY ADMINISTERED |
| | § | |

IRONGATE RENTAL SERVICES LLC'S OBJECTION TO DEBTORS' NOTICE TO ASSUMPTION AND ASSIGMENT OF EXECUTORY CONTRACTS

IRONGATE RENTAL SERVICES, LLC ("<u>Irongate</u>"), by and through undersigned counsel, hereby files this objection to the Debtors' Notice of Assumption of Executory Contracts, as set forth in the Schedule of Assumed Contracts filed on May 27, 2021 [Docket No. 1395] (the "Notice"), as amended on June 2, 2021 [Docket No. 1456] (the "Amended Notice"). In support of its objection, Expro respectfully states as follows:

- 1. Both Debtors' Notice and Amended Notice show that Debtors and Irongate are parties a certain rental agreement providing for services, equipment, material, labor and supplies to the Debtors (the "Agreement").
- 2. Debtors defaulted on its Agreement with Irongate, as further evidenced by the invoices and liens attached to Irongate's proof of claim [See Expro's Proof of Claim No. 495]. Irongate is owed \$11,601.16 from the Debtors for pre-petition unpaid goods and services.

¹ The Debtors in these chapter 11 cases, along with the last four digits of each Debtor's federal tax identification number, as applicable, are: Dynamic Offshore Resources NS, LLC (0158); Fieldwood Energy LLC (6778); Fieldwood Energy Inc. (4991); Fieldwood Energy Offshore LLC (4494); Fieldwood Onshore LLC (3489); Fieldwood SD Offshore LLC (8786); Fieldwood Offshore LLC (2930); FW GOM Pipeline, Inc. (8440); GOM Shelf LLC (8107); Bandon Oil and Gas GP, LLC (9172); Bandon Oil and Gas, LP (9266); Fieldwood Energy SP LLC (1971); Galveston Bay Pipeline LLC (5703); and Galveston Bay Processing LLC (0422). The Debtors' primary mailing address is 2000 W. Sam Houston Parkway S., Suite 1200, Houston, TX 77042.

3. The Notice and Amended Notice provide that Debtors intend to assume the agreement with Irongate, but incorrectly identifies the cure amount as **\$0.** The correct cure amount of **\$11,601.16** must be paid prior to the assumption of the agreement with Irongate.

Based on the foregoing, Irongate Rental Services, LLC hereby objects to the assumption and assignment of its interests with a \$0.00 cure amount. The correct cure amount associated with Expro's agreement is **\$11,601.16**. Irongate respectfully requests that the Court deny the Debtors' request to assume and assign the Expro agreement, unless the Debtors cure all defaults.

Dated: June 8, 2021

Respectfully submitted,

DORÉ ROTHBERG MCKAY, P.C.

By: /s/ Zachary S. McKay
Zachary S. McKay
State Bar No. 24073600
Jeannie L. Andresen
State Bar No. 24086239
17171 Park Row, Suite 160
Houston, Texas 77084
(281) 829-1555
(281) 200-0751 Fax

Email: zmckay@dorelaw.com Email: jandresen@dorelaw.com

Counsel for Irongate Rental Services, LLC

CERTIFICATE OF SERVICE

I, the undersigned, hereby certify that on the 8th day of June, 2021, I caused a copy of Irongate Rental Services LLC's Objection to Debtors' Notice of Assumption and Assignment of Executory Contracts to be served via CM/ECF and as indicated upon counsel listed below.

/s/ Zachary S. McKay Zachary S. McKay